EXHIBIT B

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No. 927

Int. 854

IN SENATE

February 7, 1935

Introduced by Mr. H. L. O'BRIEN—read twice and ordered printed, and when printed to be committed to the Committee on Labor and Industry

AN ACT

To amend the labor law, in relation to the weekly payment of wages

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APPROVED

APR 8 0 1935

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1935

Ordered, That the Clerk deliver the bill entitled:

IN SENA'TE

No. 927

Int. 854

An act to amend the labor law, in relation to the weekly payment of wages

to the Assembly and request its concurrence in the same.

By order

James J. Reilly,

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Clerk.

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APR - 8

1935

Passed without amendments
By order of Assembly

CI FRK

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under the recent amendment to the Labor Law providing for weekly payments of wages to employees, Industrial Commissioner Eimer F. Andrews pointed out today in response to numerous inquiries regarding the amendment, which was signed by Governor Herbert H. Lehman on May 2, 1935.

"The amendment to Subdivision 2 of Section 196 of the Labor Law does not change the classification of wage earners who must be paid under its provisions, nor does it change the administrative regulation that wage payments must be made either weekly or in full every two weeks to 'employees;' who are defined in the Labor Law as 'working men, laborers or mechanics,'" said Commissioner Andrews. The regulation that fortnightly payments in full are legal is based on an Attorney General's opinion.

"The one practical change made by the amendment is to bring under the law unincorporated concerns, partnerships and individuals who were not covered under the
terms of the old law.

"This amendment was designed to protect the employees of so-called gyp unincorporated firms, partnerships and individuals who would set up business to perform
one or two contracts, defer the payments of wages to their employees for prolonged
periods and then shut up shop and disappear. They will how have to pay wages within
two-week intervals. The law previously compelled only corporations
and joint-stock associations to do this.

"Subdivision 2 of Section 196 of the Labor Law formerly read:

Every other corporation or joint-stock association, or person carrying on the business thereof by lease or otherwise, shall pay weekly to each employee the wages earned to a day not more than six days prior to the date of such payment.

"As amended by Chapter 619 of the Laws of 1935, this section now reads:

Every <u>person</u> carrying on a business by lease or otherwise shall pay weekly to each employee the wages earned to a day not more than six days prior to the date of such payment.

"Subdivision 8 of Section 2 of the Labor Law says ' person includes a corporation or a joint-stock association.

"The Bureau of Labor Welfare of the State Department of Labor will be materially assisted in the collection of wages by this amendment."

THE NEW YORK STATE FEDERATION OF PABOR

AFFILIATED WITH
THE AMERICAN FEDERATION
OF LABOR
ORGANIZED 1864



J. M. O'HANLON
SECRETARY-TREASURER
9 SOUTH HAWK STREET
TELEPHONE 4-6831

ALBANY, N. Y..

April]

. 1935

Hon. Herbert H. Lehman, Governor, State of New York, Executive Chamber, Capitol, Albany, N. Y.

Honored Sir:

The New York State Federation of Labor respect-fully requests that you will approve and sign Senate bill, Int. No. 854, Printed No. 927, introduced by Senator H. L. O'Brien, which has passed the Legislature and is now before you for consideration.

This bill amends the Labor Law in relation to weekly payment of wages by making the section read that weekly payment of wages of employes shall be required of every person carrying on a business by lease or otherwise. This amendment was drafted by the State Department of Labor and is for the purpose of clarifying this section of the Labor Law.

Hoping this bill will receive your favorable consideration and be added to the statutes of the state for 1935. I am

Most respectfully yours,

J.M.O'Hanlon Jecretary-Treasurer.

BS&AU 12646

Document 16-4 Filed 11/23/20 Page 8 of 13 PageID #: 97 April 10th, 1935. 565 Westchester St., Long Beach, L. I., N. Y. Hon. Herbert H. Lehman, State Capitol, New York Dear Sir:-I understand that there has been presented for your ratification The H.L.O'Brien Bill which provides for the weekly payment of salaries of people employed in the State of New York. I together with the undersigned hope that you will approve this measure. Sincerely yours, Helen Handr 5

The American Lace Manufacturing Co.

New York only 1256 BROADWAY Inan Strick June let ne know by relight mais To the Secretary .. of Gevernor Selman of Governor Fehrman refred the late Seratur DiBrien Hold in while the assembly prossed tast week in which is where any body in ho is employed must be poid weekly the article was in last Bindays in Tuestys heur Jul Times when Governor Schman right we fifty bill If possible caryon mad ne a copy of the bill Iwould certainly appreciate it Hoping to Lear from your and wishing you and Sovernor This Jehnan a planant easter). 6 yours truly 6 mars HRadin OS In case the Governor right the bill when does it toke iffert

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LOUIS DEAN SPEIR
SCHUYLER M. MEYER
M. MAYNARD KIDDER

COUNSELORS AT LAW

JEROME L. KERBECK
JOHN L. DUNN

CABLE ADDRESS: "GEOCOFRAS"

NEW YORK CITY

JOHN W. MATZ

April 18, 1935.

Hon. Herbert Lehman,
The State Capitol,
Albany, New York.

Dear Sir: --

We are the attorneys for The Woodlawn Cemetery and write to protest in their behalf against approval of Senate bill No.927, Int. No. 854 amending the Labor Law in relation to the weekly payment of wages.

The Cemetery is a membership corporation not engaged in business for profit. It has about 400 employees who would be affected by the bill, and who are now paid on a bi-monthly basis. To change the pay-roll from bi-monthly to a weekly basis would involve a substantial added expense to the Cemetery's cost of operation. The extra expense would include the armored service which delivers the pay-roll from the bank, additional accounting necessary in preparing the weekly pay-roll, additional labor each week to pay the money, added expense on additional time cards, pay-roll sheets, etc.

The present steadily increasing cost of operation, particularly for a non-profit making organization, is a serious problem, and any added expense, such as a weekly pay-roll, may necessitate a curtailment of the pay-roll iteself.

We therefore respectfully request that you veto the bill.

Yours very truly,

FRASER, SPEIR, MEYER & KIDDER Schuzler Est. Weyer

SMM: R.

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MEMORANDUM FOR THE GOVERNOR

Senate Print No. 927 Intro. No. 854

This bill was introduced at the request of the Department of Labor. It amends the Labor Law by requiring that every person employing workers within the scope of the Labor Law shall pay weekly to each employee the wages earned.

This Section of the Law was formerly limited to corporations and joint stock associations. The experience of the Department in our wage collection work clearly indicated that it was imperative that this same requirement should be extended to individuals and copartnerships carrying on business. Many of our wage collection complaints involved the individual or copartnership type of employer.

An amendment of this same kind was sought from the Legislature last year but by a strange quirk of legislative performance, the Assembly defeated a similar bill to this at the same time that it passed a companion bill amending the Penal Law Sections and making a misdemeanor the failure to pay wages weekly by other than corporations or joint stock associations. Consequently, for the past year the Penal Law has been more stringent in its requirement than this Section of the Labor Law to which it refers. This bill will bring the wording of the Labor Law and Penal Law into agreement.

I therefore recommend it to you for approval.

INDUSTRIAL COMMISSIONER



EMORANDUM FOR THE GOVERNOR

in re

Senate Intro 854 - Print 927

This bill amends section 196 of the labor law relative to the weekly payment of wages by making it applicable to all employers covered by the provisions of the labor law generally rather than, as now limited to corporations and joint stock associations. There never was any fundamental reason for the distinction of the limitation to corporations and joint stock associations in the matter of weekly payment.

The experience of our Labor Welfare Division in the collection of unpaid wages clearly indicates that the lack of the requirement of weekly wages by all types of employers has undoubtedly led to the creation of the non wage payment evil in the individual or individually operated business or the co-partnership.

A bill similar to this was presented by the Department last year together with a companion bill amending the Penal law in the same respect. By a strange quirk of legislative procedure, the bill amending the Penal law was adopted by the Legislature and signed by your Excellency, whereas the basic amendment of the labor law was beaten in the Assembly. Therefor, for the past year, the Penal law establishes an offense that makes reference to section 196 of the labor law which does not correspond in the coverage of the entities in business. This situation should be remedied and this bill brings both the labor law and the penal law into agreement.

For these reasons, I earnestly ask that you approve this bill.

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INDUSTRIAL COMMISSIONER

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ELMER F. ANDREWS

NEW YO

STATE OF NEW YORK DEPARTMENT OF LABOR ALBANY

NEW YORK OFFICE, NO. 80 CENTRE STREET

NEW YORK, May 24th, 1935.

6. 50

Hon. Charles Poletti, Counsel to the Governor, Executive Chamber, Albany, New York.

Dear Charlie:

The best reply that I can make to your letter of May 22nd is to enclose a release covering the amendment to Subdivision 2 of Section 196 of the Labor Law which we are using at this office in answer to inquiries which we receive.

Sincerely,

Elmer F. Andrews
Industrial Commissioner

EFA/Z